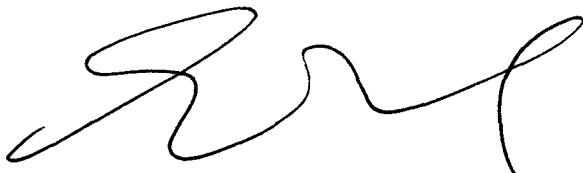


**UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

In re	:	Chapter 7
LORIE A PEARL,	:	
	:	Bky. No. 12-11372 ELF
Debtor.	:	
<hr/>		
DAVID FOGG, As Guardian of The Estate of Alice Brown, An Incapacitated Person,	:	
	:	
Plaintiff,	:	
	:	
v.	:	
	:	
LORIE A PEARL,	:	
	:	
Defendant.	:	Adv. No. 12-0382
	:	

O R D E R

AND NOW, after trial of the above adversary proceeding, and for the reasons stated in the accompanying Opinion, it is hereby **ORDERED** and **DETERMINED** that the debts for: (a) the \$58,396.42 “surcharge” imposed by the Court of Common Pleas, Delaware County in Case No. 06-852 and (b) the additional surcharge claimed by the Plaintiff, arising from the purchase of the property referred to in the Opinion as “the Florida Townhouse,” are nondischargeable pursuant to 11 U.S.C. §523(a)(4).



Date: December 5, 2013

**ERIC L. FRANK
CHIEF U.S. BANKRUPTCY JUDGE**